

Exhibit 3

Hill, Brian

From: Yalowitz, Kent A. <Kent.Yalowitz@APORTER.COM>
Sent: Monday, December 22, 2014 9:11 AM
To: Hill, Brian
Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.; Pildis, Sara K.; Ferguson, Laura; Rochon, Mark
Subject: RE: Sokolow v. PLO: Plaintiffs' Witnesses

Brian,

As we have already told you, we have made very fulsome disclosures on all these witnesses, including interrogatory answers, document productions, and explanations of their testimony on the January 2014 proposed witness list. At this point, we are not inclined to collect these materials for defendants.

Best regards,

Kent

Kent A. Yalowitz
Arnold & Porter LLP
399 Park Avenue
New York, NY 10022-4690

Telephone: +1 212.715.1113
Kent.Yalowitz@aporter.com
www.arnoldporter.com

From: bhill@milchev.com
Sent: Friday, December 19, 2014 12:32 PM
To: Yalowitz, Kent A.
Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.; Pildis, Sara K.; Ferguson, Laura; Rochon, Mark
Subject: RE: Sokolow v. PLO: Plaintiffs' Witnesses

Kent,

I have not heard further from you on this. Please let me know by COB today if you will provide the requested information about what the below witnesses will say at trial by Tuesday, or if we must request that relief from the Court.

Regards,

Brian A. Hill
Miller & Chevalier Chartered
655 Fifteenth Street, N.W. Suite 900

Washington, DC 20005-5701
Business: (202) 626-6014
Facsimile: (202) 626-5801

From: Yalowitz, Kent A. [<mailto:Kent.Yalowitz@APORTER.COM>]

Sent: Wednesday, December 17, 2014 4:37 PM

To: Hill, Brian

Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.; Pildis, Sara K.; Ferguson, Laura; Rochon, Mark

Subject: RE: Sokolow v. PLO: Plaintiffs' Witnesses

We will look for them.

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From: bhill@milchev.com

Sent: Wednesday, December 17, 2014 4:31 PM

To: Yalowitz, Kent A.

Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.; Pildis, Sara K.; Ferguson, Laura; Rochon, Mark

Subject: RE: Sokolow v. PLO: Plaintiffs' Witnesses

Kent,

If that is the case I will stand corrected. Please send them to me or indicate when I previously received them so I can review them.

Regards,

Brian A. Hill
Miller & Chevalier Chartered
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Washington, DC 20005-5701
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From: Yalowitz, Kent A. [<mailto:Kent.Yalowitz@APORTER.COM>]

Sent: Wednesday, December 17, 2014 4:25 PM

To: Hill, Brian

Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.;

Pildis, Sara K.; Ferguson, Laura; Rochon, Mark

Subject: RE: Sokolow v. PLO: Plaintiffs' Witnesses

Dear Brian,

Plaintiffs made Rule 26(a) disclosures for all these witnesses. Are you having trouble finding them?

Best,

Kent

Kent A. Yalowitz
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From: bhill@milchev.com

Sent: Wednesday, December 17, 2014 4:10 PM

To: Yalowitz, Kent A.

Cc: McMillan, Lucy S.; Romeo, Carmela; Machnes, Tal; 'rtolchin@berkmanlaw.com'; Horton, Philip W.; Hashimoto, Ken L.; Pildis, Sara K.; Ferguson, Laura; Rochon, Mark

Subject: Sokolow v. PLO: Plaintiffs' Witnesses

Kent,

As you know, at yesterday's hearing Judge Daniels directed us to provide a disclosure of the expected testimony of certain witnesses about which you claimed to lack information. I mentioned at the hearing that there were several witnesses on your witness list for which the substance of their expected testimony was not known to us. I write to request that you provide us by Tuesday December 23 with a representation about what the following witnesses will say at trial:

Zvi Goldberg
Meshulam Pearlman
Alex Stein
Dr. Shlomo Constantini
Maher Deeb
Dr. Geoffrey Fenner
Dr. Judith Gedalia
Ronald Hoffman
Martin Kessler
Moshe Lifschitz
Dr. Chay Noam
Dr. Tuvia Perry
Dr. Carole Pidhorz
Dr. Chaim Pogroni
Dr. Yaacov Rozenman

Alpesh Shah
Dr. Arnold Stein
Dr. Richard Wang
Menahem Yitzhaki
Ned Zallik
Pierre Benichou
Yotam Feldner
Anat Hazut
Aaron Lerner
Linda Reiss-Wolicki
Roland Roth
Yifa Sigal
Roni Shaked

Please let us know by noon tomorrow, Thursday December 18, if you will provide the requested information. If you will not do so, we will ask the Court to compel you to do so.

Regards,

Brian A. Hill
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